MON-63250 AIR MAY 13 GOO 25X1 25X1 Chief of Hission Attı 25X1 Chief Support 25X1 XXXX Att PROM: Deputy General Counsel Foreign Contracts Bet forth below is a memorandum of the Department of Justice, subject as above, which I am sure you will find of interest. DEPARTMENT OF JUSTICE Vanhington April 8, 1955 MEMORABUM TO ALL GENERAL COMMERL Bubject: Foreign contracts I have recently had occasion in the Department of Justice to run into three similar situations each involving a contract suit by the United States in fereign courts. 25<u>X</u>1 a suite for a refund of advances and emiler a procurement contract , local coursel pointed out to us that under the addition of an appropriate phrase in the original contract would have made the recipient of U.S. advances a trustee for their safe keeping and proper expenditure and would have given to the United States a prior lien on all equipment purchased with the fund. We were told that such a clause would have meant that in place of the extensive litigation and difficult collection questions involved, surrary proceedings could have been had whereby all purchased equipment could have been selved and sold for our account and the trustees ande personally appointable for the edvances. 2. In a suit recently instituted by us in on a contract with one firm, guaranteed by another, it was pointed out to us that no joint suit could be maintained against both because of the extremely limited rts - a limitation which could geographical jurisdiction of the

25X1

COC

C/EE

C/FE

DOJ Review Completed]

HO(V-23)928 Page 2

have been easily evercome in preparing the initial contract and guaranty by preconsent to suit in a single jurisdiction.

3. In connection with what promises to be a series of suits to be instituted in ______ local counsel have advised us that under their contract law the addition of a single phrase would have parmitted us to go directly against an individual guaranter rather than facing the present necessary preliminary of taking judgments against the insolvent primary debtors.

I bring these incidents to your attention to indicate that it may be desirable in making any contract which may ultimately involve a foreign suit, to have an opinion of local counsel not only as to the substantive coverage of the contract itself but also with respect to procedural provisions which on default will accelerate court consideration, insure adequacy of liens, make available summary collection procedures and provide for selection of appropriate form.

s/ WARRES E. EURGER Assistant Attorney General Civil Division

15/

John S. Warner Deputy General Counsel

27 April 1955 OGC:RHL:mll

Distribution: 25X1

Orig = 25X1

1 -CGC/ 25X1

1 - FE

1 - FE

3 - CGC signer subject Actuary To Read Body - Chrono

1 -R1